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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
09/829,701	04/10/2001	Rajarshi Das	YOR20010151US1	1772			
35195 75	90 12/11/2003		EXAM	INER			
FERENCE & 400 BROAD ST	ASSOCIATES	AKERS, GE	OFFREY R				
PITTSBURGH,			ART UNIT	PAPER NUMBER			
·	•		3624				

DATE MAILED: 12/11/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/869781	1 1/2	12 ···	<u></u>			
Office Action Summary	Examiner //	. 1	Art Unit				
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			H(S) FROM				
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS STHE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply will. If NO period for reply is specified above, the maximum statutory period will be reply within the set or extended period for reply will, by statute, ca). In no event, however, may a rethin the statutory minimum of thir ppty and will expire SIX (6) MONT	oply be timely filed by (30) days will be 'HS from the mail ANDONED (35'U)	d after SIX (6) MONTH: ne considered timely ng date of this commu S.C. § 133).				
 Failure to reply within the set or extended period for reply will, by statute, ca Any reply received by the Office later than three months after the mailing dat earned patent term adjustment. See 37 CFR 1.704(b). 	te of this communication, even if	timety filed, may r	educe any.				
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Status 1) Responsive to communication(s) filed on Third	4/10/6)	· 	<u> </u>				
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3) Since this application is in condition for allowar closed in accordance with the practice under E	nce except for formal marker of the contract o	natters, pros C.D. 11; 453	ecution as to th 3 O.G. 213.	e merits i			
Disposition of Claims		ic/a	re pending in th	e applicat			
4) Claim(s)		13/6	te pending in the	com consi			
4a) Of the above, claim(s)		IS/	are withorawii i	TOTAL COLIST			
5) Claim(s)			_ is/are allowed				
6) Claim(s)			_ is/are rejected	j.			
7) Claim(s)			_ is/are objecte	d ·10.			
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9) The specification is objected to by the Examin	ner.			Yaminer			
10) The drawing(s) filed on	is/are a) accepted o	object		X811111101.			
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11) The proposed drawing correction-filed on	is:,a	approve	in the property of the party of	en chemin			
If approved, corrected drawings are required in	reply to this Office actio	n. ili ==;	Trappas 195	ly contection			
12) The oath or declaration is objected to by the	Examiner.	12	II The seed o	uecierati			
Priority under 35 U.S.C. §§ 119 and 120 13) ☐ Acknowledgement is made of a claim for for	eion priority under 35 t	J.S.C. § 119	(a) (d) 6 (n)	.S.C. 55			
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a) ☐ All b) ☐ Son(2e* c) ☐ None of: 1 ☐ Certified copies of the priority documen	nts have been received.	1:	all all blu	Some			
- Constitution of the existing documen	ots have been received	in Application	on No.	160.000m			
Copies of the certified copies of the pricary documents Copies of the certified copies of the pricary application from the Internations *See the attached detailed Office action for a list	ority documents have t al Bureau (PCT Rúle 17	een receive .2(a))	d in this ination	al Stage			
The state of a claim for do	mestic priority under 3	5 U.S.C. § 1	19(e).				
The translation of the foreign language Dro	ovisional application has	been receiv	/eo.	•• •			
	mestic priority under 3	5 U.S.C. §§	120 and/or 12	1.			
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Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Sum			•			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Info	mal Patent Applic	ation (PTO-152)				
2) Paragrica Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:	-		6			

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DETAILED ACTION

1. Claims 1-49 have been examined.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-49 are rejected under 35 USC 103(a) as unpatentable over Kane(US Pat. No: 6,317,728) in view of Bigus(US Pat. No: 6,401,080).
- 4. As per claims 1-49, Kane teaches a securities trading system(Abstract)(Fig 1-22)(col 1 line 46-col 3 line 62). Kane also teaches executing devices(Fig 1/11) utilizing the Internet(Fig 1/27) Kane further teaches an intent to purchase(Fig 2/101) and intent to sell(Fig 2/100) with approprioate orders. Kane teaches the Wealth Wizard process(Fig 3) which includes updating the agents(Fig 3/8) which includes trade and quote information and managing a posityion to optimize the return(Fig 3/6) as well as monitoring one's assets to see if another position may be taken(Fig 3) and which also includes agents voting to take a position(Fig 3/1). Kane also teaches sending the analyzed order /confirmation to the broker or specialist(Fig 3/9). Kane further teaches trade information transmission(Fig 4) as well as portfolio information and account information(Fig 4). Kane teaches a paradigm for learning from success for a long order(Fig 5)

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and for a short order(Fig 6) for the voting agents. Kane further teaches verification of funds available to buy shares(Fig 8) and a collective decision by agents in a voting schema as well as hold/sell decisions(Fig 9) and hold/sell evaluation(Fig 10). Kane teaches analyzing with a strategy the buy/sell short data from portfolio through account transactions(Fig 12a) and parsing the portfolio(Fig 12b). Kane further teaches learning from error on a long order flow(Fig 16) and on a short order flow(Fig 17). In addition to that taught by Kane, Bigus further teaches intelligent agents with negotiation capability(Abstract)(Figs 1-14). Bigus also teaches an agent menager(Fig 2/32) and a mobile agent(Fig 2/100) and a negotiating agent(Fig 2/95). Bigus further teaches an agent with a knowledge base(Fig 4/104) and a value determination function(Fig 4/200) and a negotiation(Fig 4/118). Bigus also teaches an agent mission database(Fig 3/44) and agents(Fig 3/42) as well as a transaction history database(Fig 3/82) and a negotiating program(Fig 3/74). Bigus teaches agent negotiation (Fig 5/120) which includes computing the offer price (Fig. 5/122) and making an offer at the offer price(Fig 5/124) and calculating the offer duration(Fig 5/126) and setting the timer(Fig 5/127) and receiving a response(Fig 5/132) and calculating a wait time on a counteroffer(Fig 5/138) an determining to complete transaction(Fig 5/134) to lead to a complete negitiation. Bigus furthermore teaches in computing the offer prioce(Fig 6) determining the value of the desired transaction(Fig 6/140) and adjusting ther value of the previous asked price(Fig 6/142) and adjusting the value of the previous bid price(Fig 6/144) and detecting the real price of the other party(Fig 6/145) and calculating the maximum proice(Fig 6/146) and the minimum price(Fig 6/148). Bigus further teaches an algorithm for the offer

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duration period(Fig 7/158). Bigus also teaches determining whether to complete a transaction(Fig 8/132) as well as determining whether to counteroffer(Fig 9/136). It would have been obvious to one skilled in the art at the time of the invention to combine Kane in view of Bigus to teach applicant's disclosure. The motivation to combine is to teach a securities system with an automated bidding agent which has adaptive and secure and efficient negotiation skills for conducting transaction on behalf of a client as enunciated by Bigus(col 3 lines 43-45).

Claim Rejections - 35 USC § 101

5. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

6. Claims 47-49 are further rejected under 35 USC 101 for failing to define a concrete, useful and tangible result.

Conclusion

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8. Any questions concerning this communication should be addressed to the examiner of record, Dr. Geoffrey Akers, P.E., who can be reached between 6:30 AM and 5:00 PM Monday through Friday at 703-306-5844. If attempts to contact the examiner are unsuccessful, the examiner's superior, Mr. Vincent Millin, SPE, may be telephoned at (703)-308-1065.

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The fax number for Formal or Official faxes and Draft or Informal faxes to Technology Center 3600 or this Art Unit is (703)-308-3687. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703)-308-1113.

GRA

December 8,2003

DR. GEOFFREY R. AKERS. PF PRIMARY EXAMINATE